IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA RECEIVED

				ZOD MAR 31 A 9:58
LARYIE Full nof pla	ame	and pr	NES rison number	
v. Gre	g h	!HitE) CIVIL ACTION NO. 2:06cv289-WK) (To be supplied by Clerk of) U.S. District Court)
_	_	CLI		
LARR'Y	SELA	noN		
WALT	ER I	NAGE	NEt	
your (of pe const the	rson(s) who violate onal rights. of all the) ed)))
	PREVI A.	Have deali		er lawsuits in state or federal court ame or similar facts involved in this NO ()
	В.	Have relat	you begun othe ing to your in	er lawsuits in state or federal court mprisonment? YES NO ()
	c.	in th	e space below	A or B is yes, describe each lawsuit . (If there is more than one lawsuit, ional lawsuits on another piece of ame outline.)
		1.	Parties to th	is previous lawsuit:
			Plaintiff(s)	LARVIE EARL JONES
			Defendant(s)	ANTHONY CLARK
		2.		deral court, name the district; if name the county) Middle

	3. Docket number _	2:05-CV-701-F
	4. Name of judge t	whom case was assigned
	DELORES R. B	Doy'd
	5. Disposition (for Was it appealed	or example: Was the case dismissed? d? Is it still pending?)
	STILL PE	
	6. Approximate da	te of filing lawsuit July 29.05
	7. Approximate da	ite of disposition PENTING
II. PLA	CE OF PRESENT CONFINE	EMENT Covington County JAIL
29	O HICLCREST DR A	ENDALUSIA AL BLUZO
PLA	CE OR INSTITUTION WHI	ERE INCIDENT OCCURRED Covington County JAIL
29	90 HILLCREST DR	ANJALUSÍA AL 36420
III. NAM	ISTITUTIONAL RIGHTS.	IVIDUAL(S) YOU ALLEGE VIOLATED YOUR ADDRESS
0	NAME	
COUNTY COMMI.		HILLCREST DR ANDALUS A AL 36420
SHERIFF 2.	· · · · · · · · · · · · · · · · · · ·	leo HILLCREST DR. ANJALUSIA AL 36420
		t-260 HILLCREST DR ANDALUSIA AL 36420
CHIEF JAILERA.	LARRY SELMON-26	20 HILLEREST DR ANDALUSIA, AL 36420
STATE JUDGE 5.	ASHLEY MCKATHAN =	ZK NORTH COURT ST ANDALUSIA AL 36420
States D. A 6. State Judge IV. Th	WALT MERRIII - 160 CHARLES A. SHORT - 1 IE DATE UPON WHICH SA	N. COURT SO ANDALUSIA AL ANDALUSIA 36420 ID VIOLATION OCCURRED JULY 14-2004
TH	AAT YOUR CONSTITUTION	AINTIFF WAS TRANPORT TO KILLY STATE PRISON. 9 301LTY OF ANY CRIME NDS ON WHICH YOU BASE YOUR ALLEGATION AL RIGHTS ARE BEING VIOLATED:
GI	ROUND ONE: WRONGFO	UI JEATH IN RESULTS OF JEPRIVATION of MEDICA
Attention - TB TEST AND	of Praintiff Rights Hitution And LAW, OF Praintiff to HAVE GER	PRIVILEGE AND IMMUNITY SECURED LY CON- THE UNITED STATES. DEFENDANTS CAUSE IMS IN HIS BODY THAT CAUSE TUBERCULOSIS (TB)

AND HE IS HELD AGAINST HIS WILL UNLAWFULLY, HE IS IN PAIN. SEE EXHIBIT

(A) TO SHOW PROOF THAT HE HAS THE TB SERMS IN HIS BODY AND HE WAS DENIED TOBER CULIN SKIN TEST. THE

DEFENDANT JOHN DOE IS THE CAUSE OF PLAINFIFF TO HAVE THE GERMS OF TUBER CULIN [TB] HE GIGN ON

WITH SOUTHERN MEALTH PARTNERS, INC. TO WERK AT THE COVING TON COUNTY JAIL SEE EXHIBIT (B) WHERE

PLAINTIFF COMPLYS JAIL POLICY, PLAINTIFF HAS NOT YET GOT ANY THING FOR PAIN OR SEEN A TOOTH

DOCTOR IT A EMERGANCE OF STREET OF THE COUNTY SEED OF THE COUNTY SEED OF THE COUNTY OF THE DOCTOR, IT A EMERGENCY SITUATION AND THE NURSES HAS KNOWLEDGE OF THE PAINS, AND SUFFINES VIOLATE PLAINTIFF EIGHTH A MENDMENT.

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

THE PLAINTIFF HAS been INCARCERATION AT THE COVINGEN COUNTY JAIL FOR 20 MONTHS AND 12 DAYS, AND CAUSE OF JEANHARD WERE JEWED FOURTEENTH AMENDMEN'S CONSTITUTIONALLY AND FEDERALLY PROTECTED RISHTS STATUTES

AND HIS CLAIM IS IN NATURE OF TORT OF SLOW DEATH LECAUSE OF

VIOLATION OF CIVIL RIGHTS, BECAUSE DEFENDANTS ACT UNDER COLOR OF STATE LAW,

GROUND TWO: AS RESULT OF CONSPIRACY CARRIED OUT to COVER UP TRUE FACTS

SURROUNDING DECEDENT DEATH. THE DEFENDANTS JOHN DOE HAD PERSONAL

SUPPORTING FACTS: KNOWLEDGE HEY WILLFULLY PARTICIPATED CONSPIRACY ACTED

UNINTLY AND THATSOME OVERT ACT WAS DONE IN FURTHERANCE OF CONSPIRACY.

CAUSE OF DEATH LONG DURATION OF CONFINEMENT. PACIAL DISCRIMINATION

THE PLAINTIFF HAS SEEN THE SAME PEOPLES IN AND OUT OF JAIL & to S

TIMES ON NEW CHARGES, ALL OF THEM WOULD GET OUT ON BAIL PLAINTIFF

BAIL JENIED BECAUSE HE IS BLACK THE SAME PEOPLES IS WHITE AND STATE

THE DEFENDANT JOHN DIE INTENSICIALLY DENIES AND STATE

THEY HAD KNOWLDSE THAT DETENDING TO THE DESCRIPTION THAT STATE OFFICERS, INTENSIONALLY PRATICIPATED IN STATE OFFICERS, INTENSIONALLY PRATICIPATED IN SCREEN STATE DECRESSIONAL PROTECULOR OF THE OUTSIDE SCOPE OF THAT OUTSIDES AND FRACE DECRESSIONAL PROTECULOR OF THE OUTSIDE SCOPE OF THAT OUTSIDES AND FRACE DECRESSIONAL PROTECULOR OF THE OUTSIDE SCOPE OF THE OUTSIDE OUTSIDE SCOPE OF THE OU

AND PLAINTIFF SEE ALL OF THEM WHITE PEOPLES SET BAIL IT WRONG doING STATE

1 /	PATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. KE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES. F PLAINTIFF DIE LOHATE INCARCERATION OF TB TUBERCUIOSIS HE WANTS HE FAMILY STANDING AS BENEFICARIES LINDA AND LILLY AUSTIN TOR PEPRIVATION OF PLAINTIFF CONSTITUTIONALLY RIGHTS IN, DAMAGES PUNITIVE IN, UM OF TIVE MILLIEN DOLLARS, PLAINTIFF DEMANDS IMMUNE OF KIDNAP
ALSE IMMPRENNENT C	RUEL AND UNUSUAL PUNISHMENT HE STILL SUFFERING PAIN 24 HOURS
17 Pr 1	RUEL AND UNUSUAL PUNISHMENT HE STILL SUFFERING PAIN 24 HOURS DAY FOR EACH DAY FOR SUFFERING PAIN HE WANT THE COURT TO WARD \$25000 AND FOR DENIED MEDICAL ATTENTION AND PAIN MEDICATION \$20000 Signature of plaintiff(s) declare under penalty of parity that the formation
I and con	and penalty of perjuly that the loredolly is this
EX	(Date)